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•	SERIAL NUMBER FILING DATE	FIF	ST NAMED APPLICA	NT	ATTORNEY DOCKET NO
	06/ <u>635,390 07/30/84</u> GC	DLD		E 23	128
	ANITA W. MAGATTI		٦		EXAMINER
`	SCHERING-FLOUGH CORP., PATENT DEPT., M-3-WEST		, F	HILLIPS D	
$\Box$	ONE GIRALDA FARMS			ART UNIT	PAPER NUMBER
14	MADISON, NJ 07940-1000			123	3
<i>[</i> -	•			DATE MAILED:	4/18/85
9	This is a communication from the examiner i	in charge of your appli	cation,		TO MARK SEED
	COMMISSIONER OF PAT	ENTS AND TRADEM	IARKS		
-	<del>-</del>				
2.7	his application has been examined Resp	Consive to communicat	ion filad on	This ac	
T	Ness,	. Z	•		•
	A shortened statutory period for response to this action Failure to respond within the period for response will ca	is set to expire	month(s),	days from the date of	this letter.
4	Cantale to respond within the period for response with Ca	use the application to	become abandoned.	35 U.S.C. 133	
19	Part I THE FOLLOWING ATTACHMENT(S) ARE P			•	
M	Notice of References Cited by Examiner, PT  Notice of Art Cited by Applicant, PTO-1449			tent Drawing, PTO-948. ormal Patent Applicatio	
10	5. Information on How to Effect Drawing Change		6.		M, 1 dim 1 10 102
۱ لړ	Part II SUMMARY OF ACTION				
	/-	3 /			
<b>.</b> .	1. Claims			are pend	ing in the application.
	Of the above, claims			witho	drawn from consideration.
1	2. Claims			have bee	en cancelled.
-	3. Claims				
	1~	30		are allow	red.
	4. Claims			are rejec	ted.
4/	S. Claims			are object	cted to.
	6 Fil Shrine				
	6. Claims		are	subject to restriction of	or election requirement.
	7. This application has been filed with informal	drawings which are a	cceptable for examinat	ion purposes until such	time as allowable subject
	matter is indicated.  8.  Allowable subject matter having been indicated.	ted, formal drawings a	re required in response	to this Office action.	
	<u> </u>				:
И	<ol> <li>The corrected or substitute drawings have be not acceptable (see explanation).</li> </ol>	en received on	•	These drawings are	] acceptable;
	in acceptable (see explanation).				, t •
8	10. The proposed drawing correction and/or				1 on
	has (have) been approved by the examin	ier disapproved t	y the examiner (see ex	planation).	
11	11 The proposed drawing correction, filed				see explanation). However,
Ш	the Patent and Trademark Office no longer m corrected. Corrections MUST be effected in				
14	EFFECT DRAWING CHANGES", PTO-1474.				c.marron on now
H	12. [ ] Acknowledgment is made of the claim for price	ority under 35 II S.C.	119 The certified con-	v has me haan receive	ad [] not been serviced
			the certified cop	, nos () Deen receive	in [] not been received
	been filed in parent application, serial r		; filed on _		
:	33. Since this application appears to be in condi- accordance with the practice under Ex parte			prosecution as to the n	nerits is closed in
4	• • • • • • • • • • • • • • • • • • • •				

14. [ ] Other

Serial No. 635,390 Art Unit 123

Restriction to one of the following distinct and separate inventions is required under 35 U.S.C. 121.

- I. Claims 1-30 drawn to compounds, method of use and composition.
- II. Claim 31 drawn to process of forming an intermediate.

The intermediate is considered separate and distinct from the final product since other intermediates can be used for the formation of the final product.

Pursuant to telephonic election by Ms. Maghti of I (claims 1-30) with traverse, claim 31 is withdrawn from further consideration by the Examiner as being drawn to non-elected invention, 37 CFR 1.142(b).

Claim 26 is rejected under 35 U.S.C. 112, second paragraph as being an incomplete claim in not reciting the utility for the instant composition.

Claims 1-30 are rejected under 35 U.S.C. 101 as constituting double patenting over the claims of parent patent Serial No. 258,484 which claims encompass the instant claims.

Claims 1-30 are rejected under 35 U.S.C. 103 as being obvious over the Hoefle et al. and Vincent et al. patents. The Vincent et al. patent shows that the instant ring system substituted by sulfur can be expected to have the antihypertensive utility. The Hoefle patent indicates the octahydroindole aminoacyl derivative would have antihypertensive activity. The Vincent et al. patent establishes the equivalence of the ring systems, therefore it is considered that the instant combination of references is proper and renders the claims obvious.

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Any inquiry concerning this communication should be directed to Examiner Phillips at telephone number 703-557-3920.

4-15-85 cdc

Dalle R. Plike

DELBERT R. PHILLIPS PRIMARY EXAMINER ART UNIT 123

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